AN ORDINANCE 2006-06-01-0645

APPROVING THE ASSIGNMENT OF AN EIGHT YEAR EL MERCADO LEASE AGREEMENT FROM MR. JULIO R. ORTIZ, DBA "ORTIZ PIZANO IMPORTS", TO MR. PAULINO R. VELASQUEZ JR. AND MS. MAGALI M. GARCIA, DBA "MI PUEBLITO ARTS AND CRAFTS", FOR THE USE OF APPROXIMATELY 498 SQUARE FEET IN STALL N-3, EL MERCADO, IN MARKET SQUARE, IN DISTRICT 1; AND AMENDING THE LEASE AGREEMENT TO REFLECT CURRENT LEASE PROVISIONS.

* * * * *

WHEREAS, on May 18, 2000, the City Council approved a lease agreement with Mr. Julio R. Ortiz d/b/a "Ortiz Pizano Imports", a sole proprietorship along with thirty-four (34) other lease agreements in El Mercado, located at 514 W. Commerce in City Council District 1 in Market Square; and

WHEREAS, Mr. Julio R. Ortiz has requested the City to grant an assignment of this current lease to Mr. Paulino R. Velasquez Jr. and Ms. Magali M. Garcia d/b/a "Mi Pueblito Arts and Crafts", a sole proprietorship; and

WHEREAS, Mr. Ortiz has maintained his lease account with the City in good standing and Mr. Velasquez and Ms. Garcia have provided the Parks and Recreation Department with financial information and personal references; and

WHEREAS, the lease agreement is amended to update lease language to include more current provisions regarding operation of the business, such as an "Owner Presence" requirement and limiting events of default by tenant; NOW THEREFORE:

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF SAN ANTONIO:

SECTION 1. The assignment of an eight year El Mercado Lease Agreement from Julio R. Ortiz DBA "ORITZ PIZANO IMPORTS" to Mr. Paulino R. Velasquez Jr. and Ms. Magali M. Garcia DBA "MI PUEBLITO ARTS AND CRAFTS" for the use of approximately 498 square feet in Stall N-3, El Mercado in Market square is approved. The City Manager, or her designee is authorized to execute an Assignment and Amendment of Lease Agreement for the assignment of the El Mercado Stall N-3 from Julio R. Ortiz to Paulino R. Velasquez Jr. and Ms. Magali M. Garcia. A copy of the agreement, in substantially final form, is attached hereto and incorporated herein for all purposes as Attachment I.

SECTION 2. The proceeds of this Lease will be deposited into Fund 11001000 entitled the General Fund, Internal Order 22600000015, entitled Market Square-El Mercado, and General Ledger Account 4407720, entitled "Lease-Land & Building."

SECTION 3. The financial allocations in this Ordinance are subject to approval by the Director of Finance, City of San Antonio. The Director of Finance may, subject to concurrence by the City Manager or the City Manager's designee, correct allocations to specific SAP Fund Numbers, SAP Project Definitions, SAP WBS Elements, SAP Internal Orders, SAP Fund Centers, SAP Cost Centers, SAP Functional Areas, SAP Funds Reservation Document Numbers, and SAP GL Accounts as necessary to carry out the purpose of this Ordinance.

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SECTION 4. This ordinance shall be effective on and after June 11, 2006.

PASSED AND APPROVED this 1st day of June, 2006.

PHIL HARDBERGER

ATTEST:

City Clerk

APPROVED AS TO FORM:

ASSIGNMENT AND AMENDMENT OF LEASE AGREEMENT EL MERCADO STALL N-3 (WITH LANDLORD'S CONSENT)

WHEREAS, the City of San Antonio, a Texas Municipal Corporation, acting by and through its City Manager pursuant to Ordinance No. 91799, passed and approved by the City Council on May 18, 2000, as LANDLORD ("CITY"), entered into that certain Lease Agreement effective January 1, 2000 ("LEASE") with Mr. Julio R. Ortiz, a Sole Proprietor, d/b/a "Ortiz Pizano Imports" ("ASSIGNOR"), for the lease of the following described tract or parcel of real property situated in El Mercado at Market Square, San Antonio, Bexar County, Texas to-wit:

A portion of the real property and improvements owned by CITY located at 514 W. Commerce Street, San Antonio Bexar County, Texas within the area commonly known as El Mercado at Market Square (said real property and improvements hereinafter referred to as the "Leased Premises"). Said Leased Premises contain approximately 498 square feet and is identified as El Mercado area number N-3 in Exhibit A, attached hereto and incorporated by reference herein for all purposes; and

WHEREAS, Mr. Julio R. Ortiz, a Sole Proprietor, d/b/a "Ortiz Pizano Imports", desires, as ASSIGNOR, to convey and assign TENANT'S leasehold interest under the LEASE to Mr. Paulino R. Velasquez and Ms. Magali M. Garcia, a Sole Proprietorship, d/b/a "Mi Pueblito Arts and Crafts", as ASSIGNEE; and

WHEREAS, said assignment is authorized with prior approval of CITY; and

WHEREAS, ASSIGNEE desires to assume from ASSIGNOR all of ASSIGNOR'S rights, title, and interest as TENANT in and to the LEASE, and all of ASSIGNOR'S benefits and obligations thereunder; and

WHEREAS, ASSIGNEE has satisfied the CITY that they are financially able to undertake the obligations of TENANT under said LEASE, and CITY desires to give its consent to ASSIGNOR'S assignment of ASSIGNOR'S interest in the LEASE to ASSIGNEE and to ASSIGNEE'S assumption of TENANT'S obligations thereunder; and

WHEREAS, amending the LEASE is in CITY and TENANT'S best interest; NOW THEREFORE,

In consideration of the mutual covenants and agreements set forth below the parties agree as follows:

- 1. CONVEYANCE AND ASSIGNMENT: ASSIGNOR does hereby grant, bargain, sell, convey, assign, transfer, set over, and deliver to ASSIGNEE, all of ASSIGNOR'S rights, title, and interest in and to the LEASE, including and also without limitation, all of the rights, duties, obligations, and liabilities of ASSIGNOR in, to, and under the LEASE to pay rent and to observe and perform all other covenants and duties of TENANT there under.
- 2. <u>ASSUMPTION</u>: By its execution hereof, **ASSIGNEE** hereby assumes and agrees to perform all of the terms, covenants, and conditions of the **LEASE** on the part of the **TENANT** therein required to be performed arising from and after the date hereof, and **ASSIGNEE** releases **ASSIGNOR** from all liability for such obligations.

ASSIGNEE hereby accepts the assignment of said ASSIGNOR'S rights, title, and interest in and to the LEASE and; ASSIGNEE recognizes the superior fee title in and to the land and premises held by the CITY, as Landlord, and CITY'S right of reversion at the end of the LEASE term, whether occasioned by default or passage of time, as well as, the rights and benefits of every description whatsoever belonging to or accruing to the benefits of the CITY under the LEASE.

- 3. CONSENT: CITY hereby consents to the assignment by Mr. Julio R. Ortiz, a Sole Proprietor, d/b/a "Ortiz Pizano Imports", as ASSIGNOR, and the assumption by Mr. Paulino R. Velasquez and Ms. Magali M. Garcia, a Sole Proprietorship, d/b/a "Mi Pueblito Arts and Crafts", as ASSIGNEE of said ASSIGNOR'S liability and obligations as TENANT, in that certain LEASE between the CITY and Mr. Julio R. Ortiz, a Sole Proprietor, d/b/a "Ortiz Pizano Imports", originally approved by City Council pursuant to Ordinance No. 91799, passed and approved on May 18, 2000.
- 4. <u>REPRESENTATION AND WARRANTIES</u>: **ASSIGNOR** and **ASSIGNEE** represent and warrant that the following statements are true.
 - Mr. Paulino R. Velasquez and Ms. Magali M. Garcia, as the ASSIGNEE, will be the exclusive owners of the business, formerly owned by Mr. Julio R. Ortiz and operating under the d/b/a "Ortiz Pizano Imports". Mr. Paulino R. Velasquez and Ms. Magali M. Garcia will take full control of the business immediately upon City Council approval and will operate as "Mi Pueblito Arts and Crafts".
 - Mr. Julio R. Ortiz will not have any ownership or serve as employee, or agent in the new enterprise operating from the premises. This individual will have no authority, financial or otherwise, in the new enterprise operating from the premises.

In the event that any such representations and warranties are found by CITY not to be true, then CITY shall have authority to revoke its consent to this assignment and automatically terminate the contract without allowing ASSIGNOR or ASSIGNEE an opportunity to cure.

- 5. <u>USE OF PREMISES</u>: **ASSIGNEE** agrees that that the **Leased Premises** shall be utilized for the sole purpose of retail sales of products reflecting an open market with a Mexican Market theme and excluding alcoholic goods and beverages in accordance with applicable statutes, laws, ordinances, rules, and regulations of the United States of America, the State of Texas, and the City of San Antonio, Texas.
- 6. <u>AMENDING USE AND CARE OF PREMISES</u>: Section 2.4 of **LEASE** is amended to include the following provisions:
 - 2.4.1 Further, TENANT covenants and agrees, in keeping with the intent and spirit of El Mercado and Market Square, to operate the business conducted on the Leased Premises in an "OWNER PRESENCE" capacity, physically participating in the day-to-day operations of TENANT'S business, as opposed to employing a non-owner manager of said premises, hence an "absentee owner" posture, unless such management is first approved by the Director, Department of Parks and Recreation, or his designee. Failure to operate the business on the Leased Premises in such a manner will constitute an act of

default hereunder and will be grounds, at CITY'S option to terminate this Lease Agreement upon ten (10) days written notice to TENANT.

- 7. <u>AMENDING DEFAULT PROVISIONS</u>: Section 5.5 of **LEASE** is amended to include the following provisions:
 - 5.5.1 Notwithstanding anything to the contrary set forth in this Lease Agreement, if TENANT shall fail to make the timely payment of any rent or any additional charges due CITY from TENANT, or the payment of any other money due CITY from TENANT under the terms of this Lease Agreement, and any such failure shall be repeated two (2) times in any period of twelve (12) consecutive months, then, notwithstanding that such failure shall have been cured within the period after notice, as provided in this Lease Agreement, any further similar failure within said twelve (12) month period shall be deemed to be a Repeated Event of Default.
 - 5.5.2 In the event of a Repeated Event of Default, CITY, without giving TENANT any notice and without affording TENANT an opportunity to cure the default, may terminate this Lease Agreement forthwith without notice to TENANT.
- 8. <u>AMENDING THE TERM</u>: Article III of the **LEASE** is amended to include the following provisions:
 - 3.1 The term of this Lease Agreement, as amended, is for a one (1) year, seven (7) month period beginning June 1, 2006 ("Commencement Date") and terminating December 31, 2007, unless it is sooner terminated under the provisions hereof. TENANT acknowledges that no promise to extend or renew this agreement beyond this original term is made or implied.
- 9. <u>RENTAL RATES</u>: Article V of the above-referenced **LEASE** outlines the monthly rental rates. The monthly rental rates for the term of the **Lease Agreement** are as follows:

Lease Year	Begin Jan 1	Rate per Sq. Ft.	Area (Sq. Ft.)	Total Monthly Square Footage Rental Payment
1.	2006	\$1.42	498	\$707.16
2.	2007	\$1.45	498	\$722.10

^{*}Above table does not include charges for garbage, electricity, lighting, air conditioning, or gas service. Please refer to sections 5.2, 5.3, 5.4, and 5.5 of LEASE.

10. <u>ACKNOWLEDGEMENT OF READING</u>: The parties hereto acknowledge that they have thoroughly read this Agreement, including any exhibits or attachments hereto, and have sought and received whatsoever competent advice and counsel which was necessary for them to form a full and complete understanding of their rights and obligations herein, and having done so, do hereby execute this Agreement.

EXECUTED this	, 2006.
ASSIGNOR: Mr. Julio R. Ortiz d/b/a "Ortiz Pizano Imports"	ASSIGNEE: Mr. Paulino R. Velasquez and Ms. Magali M. Garcia d/b/a "Mi Pueblito Arts and Crafts"
Mr. Julio R. Ortiz	Mr. Paulino R. Velasquez Ms. Magali-M. Garcia
	108 Herweck dr.
	San antonio, Tx. 78213
	City, State, Zip Code
	Business Telephone Number
	210 - 979 - 6832 Other Telephone Number
LANDLORD: CITY OF SAN ANTONIO, a Texas Municipal Corporation	ATTEST:
City Manager	City Clerk
APPROVED AS TO FORM:	·

City Attorney

City of San Antonio

Discretionary Contracts Disclosure

For use of this form, see Section 2-59 through 2-61 of the City Code (Ethics Code)

Attach additional sheets if space provided is not sufficient.

(1) Identify any individual or business entity that is a party to the discretionary contract:
N/A
(2) Identify any individual or business entity which is a <i>partner</i> , <i>parent</i> or <i>subsidiary</i> business entity, of any individual or business entity identified above in Box (1):
entity, or any individual or business entity identified above in box (1).
No partner, parent or subsidiary; or
List partner, parent or subsidiary of each party to the contract and identify the corresponding party:
(3) Identify any individual or business entity that would be a subcontractor on the discretionary contract.
No subcontractor(s); or
List subcontractors:
(4) Identify any lobbyist or public relations firm employed by any party to the discretionary contract for purposes related to seeking the discretionary contract.
1
No lobbyist or public relations firm employed; or
List lobbyists or public relations firms:

¹ A business entity means a sole proprietorship, partnership, firm, corporation, holding company, joint-stock company, receivership, trust, unincorporated association, or any other entity recognized by law. A sole proprietor should list the name of the individual and the d/b/a, if any.

No contributions made	; If contributions made, list below	<u>w:</u>	Date of
By Whom Made:	To Whom Made:	Amount:	Contribution:
6) Disclosures in Propo	neale		
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(5) Political Contributions

² For purposes of this rule, facts are "reasonably understood" to "raise a question" about the appropriateness of official action if a disinterested person would conclude that the facts, if true, require recusal or require careful consideration of whether or not recusal is required.

City of San Antonio Discretionary Contracts Disclosure For use of this form, see Section 2-59 through 2-61 of the City Code (Ethics Code)

Attach additional sheets if space provided is not sufficient.

(1) Identify any individual or business entity that is a party to the discretionary contract:
N/A
(2) Identify any individual or business entity which is a <i>partner</i> , <i>parent</i> or <i>subsidiary</i> business entity, of any individual or business entity identified above in Box (1):
No partner, parent or subsidiary; or
List partner, parent or subsidiary of each party to the contract and identify the corresponding party:
(3) Identify any individual or business entity that would be a <i>subcontractor</i> on the discretionary contract.
No subcontractor(s); or
List subcontractors:
(4) Identify any <i>lobbyist</i> or <i>public relations firm</i> employed by any party to the discretionary contract for purposes related to seeking the discretionary contract.
No lobbyist or public relations firm employed; <i>or</i>
List lobbyists or public relations firms:

¹ A business entity means a sole proprietorship, partnership, firm, corporation, holding company, joint-stock company, receivership, trust, unincorporated association, or any other entity recognized by law. A sole proprietor should list the name of the individual and the d/b/a, if any.

(5) Political Contributions List all political contributions to four (24) months made to any Council, or to any political act individual or business entity v above, or by the officers, owner No contributions made; If	current or former member tion committee that contrib vhose identity must be dis	of City Council, any outes to City Council sclosed under Box (1) sted in Box (1), (2) or	candidate for City elections, by any (1), (2), (3) or (4)
By Whom Made:	To Whom Made:	Amount:	Date of Contribution:
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Paulino V.	Company or D/B/A: M: Pueblito Arts and cro-	Pts. 05-	4-06

² For purposes of this rule, facts are "reasonably understood" to "raise a question" about the appropriateness of official action if a disinterested person would conclude that the facts, if true, require recusal or require careful consideration of whether or not recusal is required.

City of San Antonio

Discretionary Contracts Disclosure

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Attach additional sheets if space provided is not sufficient.

(1) Identify any individual or business entity that is a party to the discretionary contract:
n/a
(2) Identify any individual or business entity which is a <i>partner</i> , <i>parent</i> or <i>subsidiary</i> business entity, of any individual or business entity identified above in Box (1):
No partner, parent or subsidiary; or
List partner, parent or subsidiary of each party to the contract and identify the corresponding party:
(3) Identify any individual or business entity that would be a subcontractor on the discretionary contract.
No subcontractor(s); or
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List subcontractors:
(4) Identify any <i>lobbyist</i> or <i>public relations firm</i> employed by any party to the discretionary contract for purposes related to seeking the discretionary contract.
No lobbyist or public relations firm employed; or
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(5) Political Contributions

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